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PART II-A

Notifications relating to Minor Administrations

THE CHIEF COMMISSIONER OF BRITISH BALUCHISTAN

NOTIFICATIONS

Quetta, the 12th March 1947

No. A 66 (47)-Exc.—In exercise of the powers conferred on him by sections 8, 9, 10, 16 and 62 of the Excise Regulation, 1915 (I of 1915), the Chief Commissioner is pleased to make the following rules.

I.—SHORT TITLE.

Rule 1.—These rules may be called 'The British Baluchistan Foreign Liquor, and Country Spirit Rules. 1947. They shall come into force on the 1st June 1947.

II.—DEFINITIONS.

Rule 2.—In these rules, unless there is anything repugnant in the subject or context, :-

- (i) 'Regulation' means Excise Regulation, 1915 (I of 1915).
- (ii) 'Imported foreign liquor' means all liquor imported by sea into British India (other than rectified spirit, denatured spirit and perfumed spirit) and all beer imported by sea into British India on which customs duty is leviable under the Indian Tariff Act, 1894 (VIII of 1894).
- (iii) 'Indian-made foreign liquor' means all liquor manufactured in India (other than rectified spirit, denatured spirit and perfumed spirit) on which duty at a rate higher than that levied on country spirit is leviable, and all beer manufactured in India and includes wine manufactured in British Baluchistan under a license granted under the Regulation.
- (iv) 'Club' means a private society of persons associated together for social intercourse or for any purpose, except acquisition of gain, having with it some element

- of permanence and includes clubs registered under the Indian Companies Act, 1913, Co-operative societies, Regimental clubs and messes, Railway institutes and Gymkhanas.
- (v) 'Form' means a form appended to these rules.
- (vi) 'Licensee' means a person who has obtained a license under the British Baluchistan Liquor and Intoxicating drugs License Rules, 1947.

III.---GENERAL.

Rule 3.—All imports, exports and transports under these rules into, from or within British Baluchistan shall be subject to the condition that the bulk shall not be opened or broken in transit.

IV.---Import.

(a) Country spirit.

Rule 4(1).—With the previous sanction of the Governor General in Council, the import of country spirit into British Baluchistan is prohibited.

- (b) Imported foreign liquor.
- (2) Save as provided in the following rules, the import of Imported foreign liquor into British Baluchistan is prohibited:

Provided that a Bonafide traveller coming into British Baluchistan from another part of British India may import, for his personal use, imported foreign liquor not exceeding one reputed quart bottle in all.

(3) (i) A licensee holding a license for the vend of foreign liquor, other than a club holding a license in form Exc-14, desiring to import imported foreign liquor, shall present personally or through his authorised agent, an application for the import of such foreign liquor to the Superintendent of Excise in Baluchistan or to the Excise Inspector of the

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district concerned. The liquor to be imported shall not be in quantities less than half a gallon or a multiple thereof.

Note.—There is no objection to liquor covered by a single import permit being imported in more than one consignment.

- (ii) The Superintendent of Excise in Baluchistan or the Excise Inspector concerned may, on receipt of such application, grant an import permit in form Exc-35 for the import of liquor. The permit shall be in triplicate, one copy of it shall be given to the applicant to cover the import of liquor from the place of export, the second copy shall be sent to the Collector of the district of export and the third copy shall be retained for record.
- (iii) A register of permits in form Exc.36 shall be maintained by the Superintendent of Excise in Baluchistan or the Excise Inspector of the district and details of such permits issued shall be entered therein.
- (iv) On receipt of the consignment, the applicant shall at once notify its arrival to the Excise Inspector of the place where the liquor is imported and shall allow him to check the consignment and examine its contents or to take sample thereof for test, if necessary. No consignment thus imported shall be brought into use nor shall its bulk be broken until it has been checked by the Excise Inspector:

Provided that if the consignment is not checked by the Excise Inspector within 72 hours of the receipt of notice of arrival of the consignment, the importer shall have the option of opening the consignment himself.

(4) In the case of a person, other than a licensee specified in sub-rule (3)(i) above, desiring to import imported foreign liquor, the procedure laid down in clauses (i), (ii), (iii) and (iv) of sub-rule 3 above shall be observed, except that the application for import shall be accompanied by a treasury receipt showing that the importer had paid into a Government treasury in British Baluchistan, the permit fee at the rates specified below:—

Wine and spirit—Rs. 1|4|- per Imperial bulk gallon or six reputed quart bottles.

Beer .- No fee.

Note -No permit fee shall be levied for the liquor purchased within the province.

- (e) Indian-made toreign liquor.
- (5) Save as provided in the following rules, the import of Indian-made foreign liquer into British Baluchistan is prohibited;

Provided that a Bonafide traveller coming into British Baluchistan from another part of British India may import for his own personal use, Indian-made foreign liquor not exceeding one reputed quart bottle in all.

- (6)(i) Indian-made foreign liquor may be imported by a licensee holding a license for the vend of foreign liquor, other than a club holding a license in form Exc-14, and also by regimental units from:—
- (a) any distillery, brewery or bonded warehouse in the provinces of the Punjab, the United

Provinces, Sind, Madras and Bengal and the Baroda State on payment of duty in the province of export at the rates leviable in British Baluchistan;

- (b) any distillery, brewery or bonded wardhouse in British Indian provinces and Indian States other than those specified in (a) above on prepayment of duty in British Baluchistan at the rates leviable in British Baluchistan.
- (ii) The importer shall present personally or through his authorised agent, an application for the import of such liquor to the Superintendent of Excise in Baluchistan or to the Excise Inspector of the district concerned. A separate application shall be necessary in respect of each consignment and the liquor of each kind to be imported shall not be in quantities less than a gallon or multiple thereof.

Note.—There is no objection to liquor covered by a single import permit being imported in more than one consignment.

- (iii) The Superintendent of Excise in Baluchistan or the Excise Inspector concerned, may on receipt of such application grant an import permit in form Exc-35 for the import of liquor. The permit shall be in triplicate, one copy of it shall be given to the applicant to cover the import of liquor from the place of export, the second copy shall be sent to the Collector of the district of export and the third copy shall be retained for record.
- (iv) A register of permits in form Exc-36 shall be maintained by the Superintendent of Excise in Baluchistan or the Excise Inspector of the district and details of such permits issued shall pe entered therein.
- (v) The importer shall present his copy of the permit or cause it to be presented to the Chief Excise Authority of the district or place of export or to the officer in charge of the distillery, brewery or bonded warehouse, from which export is to be made, together with a treasury receipt for the amount of duty paid by him. The said officer, after satisfying himself that the import is duly authorised and that the amount of duty paid is correct, shall authorise export and issue a pass to cover the same. A copy of the pass shall be sent to the Excise Inspector of the district of import.
- (vi) On receipt of the consignment, the importer shall at once notify its arrival to the Excise Inspector of the place where the liquor is imported and shall allow him to check the consignment and examine its contents or to take sample thereof for test, if necessary. No consignment thus imported shall be brought into use nor shall its bulk be broken until it has been checked by the Excise Inspector, who shall sign the export pass in token of having done so.
- (vii) The Excise Inspector shall, at the end of each quarter, submit to the Superintendent of Excise in Baluchistan, a statement in form Exc-37, giving the details of the quantity of Indian-made foreign liquor imported from other provinces and Indian States, duly supported by export passes. Action will then be taken by the Superintendent of Excise to apply for credits of duty collected in other provinces and Indian States.

(viii) Notwithstanding the restrictions imposed under clauses (i), (ii), (iii), (iv), (v), (vi) and (vii) of sub-rule (6) above, Persian liquor may be imported by any person holding a license granted by the Collector of Land Customs in British Baluchistan from any place in Iran, on the authority of a permit in form Exc-35 to be granted by the Superintencent of Excise in Baluchistan or the Land Customs Officer at Nok-kundi, on prepayment of duty leviable in British Baluchistan.

V.—Export.

(a) Country spirit.

Rule 5(1). No person shall export country spirit from British Baluchistan.

(b) Imported foreign liquor.

(2) No person shall export imported foreign liquor except under an export pass granted in form Exc-38 by the Collector or the Excise Inspector of the district of export or by the Superintendent of Excise in Baluchistan. Such passes shall be issued if such an export has been authorised by the Excise authorities of the district of import.

(c) Indian-made foreign liquor.

- (3) No person shall export Indian-made foreign liquor except as provided in the following rules:
- Indian-made foreign liquor may be exported by a person holding a license under the Regulation to manufacture such liquor in British Baluchistan to other Indian provinces or Indian States on the following conditions:
 - (a) In the case of export to the provinces of the Punjab, the United Provinces, Sind, Madras and Bengal and the Baroda State, the requisition for the export of liquor shall be accompanied by an import pass granted by the Excise authorities of the importing province or State showing the rate of duty leviable and the total amount due on the quantity covered by the pass which shall be recovered by the Baluchistan Excise administration for subsequent payment to the Provincial or State Government concerned at quarterly intervals by book adjustment through the Accountant General, Central Revenues.
 - (b) In the case of export to British Indian provinces and the Indian States other than those specified in (a) above, the requisition shall be accompanied by an import pass granted by the Excise authorities of the importing province or State in proof of prepayment into a treasury of the importing province or State of the total excise duty at the rate leviable in that province or State.
- (ii) The exporter shall present the requisition to the Inspector in charge of the distillery or the brewery, who shall, if he is satisfied that the requisition is in order, shall authorise the export and grant an export pass in form Exc-39 or Exc-39-A on payment of an export fee at the rate of Re. 1 per Imperial gallon or six reputed quart bottles. Export pass shall be issued in triplicate, one copy of it shall be given to the exporter to cover the export of liquor, the second copy shall be sent to the

Collector of the district of export and the third copy shall be retained for record.

VI.—Possession.

Rule 6 (1). No person shall have in his possession foreign liquor or country spirit in excess of the limit shown opposite such liquor or spirit :--

Foreign liquor.—Such quantity as may have been purchased by any person for his Bonafide private consumption.

Country spirit.—One reputed quart bottle

(2) In addition to the restrictions imposed by sub-rule (1) above, and whether or not the quantity is within the limits laid down in that sub-rule, no person shall have any foreign liquor or country spirit in his possession, except on the condition that it shall not be take. into or kept upon the premises used as restaurant within the limits of the Quetta Municipality, unless such premises have been licensed for the consumption of liquor thereon under the Regulation or the rules made thereunder, or a certificate of exemption has been granted in respect of such premises and is still in force.

For the purposes of this sub-rule, a 'Restau rant ' means any place to which the public are admitted for the consumption of food or drink for a consideration.

- (3) The certificate of exemption referred to in sub-rule (2) above may be granted by the Collector on payment of an exemption fee of Rs. 5 per annum to a restaurant adjacent to a country spirit shop and run by the corresponding licensee, the exemption certificate being granted in form Exc-40.
- (4) (i) Notwithstanding the restrictions imposed by sub-rule (1) above, country spirit, on which duty has been paid, may be possessed for private consumption and not for sale, by the persons described in column 1 of the Schedule below, to the extent mentioned in column 2 on the occasions mentioned in column 3, under a permit in form Exc-41, granted by the Collector of the district or by an officer not below the rank of an Extra Assistant Commissioner specially authorised by the Collector in this behalf or by the Superintendent of Excise in Baluchistan.

Schedule.

(a) Porson of position and respectability.

Nine gallons of speci- Ab any time, ally prepared country spirit.

(b) Any person

Ten allons of ordinary sporial occasions, such as marriage, featival, caste gathering of similar occasion.

- (ii) Such permit shall be issued in triplicate, one copy shall be given to the person described in column 1 of the Schedule, the second copy shall be made over to the person or official supplying the spirit and the third copy shall be retained for record.
- (iii) Persons mentioned at (a) of the Schedule above shall obtain country spirit from a licensed distillery in British Baluchistan and the persons mentioned at (b) shall obtain the spirit from any licensed vendor holding a license in form Exc-16 and Exc-17, in the district.

(5) Notwithstanding the restrictions imposed by sub-rule (1) above, country spirit in any quantity may be possessed by the officers commanding Indian Units of His Majesty's Forces:—

Provided that the country spirit so possessed has been obtained in accordance with the following conditions:—

- (i) The officer commanding shall present a requisition to a licensee in form Exc-16 or Exc-17 at the station where the Unit is stationed. If no such licensee exists at the station concerned, then to the Excise licensee of the nearest station. The requisition shall contain the following particulars:—
 - (a) the quantity and kind of country spirit required,
 - (b) the spirit required is to be in bulk or bottles.
 - (c) the name of the officer (not below the rank of Viceroy's Commissioned officer) who has to receive the spirit, and
 - (d) that the country spirit required shall be for the Bonaside consumption of the personnel of the Unit, and that the spirit shall be distributed under the Unit's arrangements on club lines and that the profits, if any, shall be credited wholly to the regimental fund.
- (ii) The officer commanding shall pay to the said licensee the price of spirit calculated according to the sale price of such spirit as endorsed on the license, less cost of bottles and bottling charges for the time being fixed in case the spirit to be drawn is in buck.
- (iii) On receipt of payment and the requisition, the licensee shall :—
 - (a) in the case of spirit to be drawn in bottles, issue the spirit in bottles to the officer named in the requisition and grant him a transport pass in form Exc-34. Such pass shall be in triplicate, one copy shall be given to the officer to cover transport, second copy shall be sent to the Excise Inspector of the district and the third copy shall be retained for record.
 - (b) in the case of spirit to be drawn in bulk, fill in an application in form Exc-42 and present the same together with the requisition and a treasury receipt for the appropriate amount of duty to the Inspector in charge of a licensed distillery.
 - (c) On receipt of the application, as laid down in sub-clause (b) above, the Inspector shall, after satisfying himself that the correct amount of duty has been credited and the cost of spirit has been paid to the distillery contractor, authorise the removal of the spirit under a transport pass in form Exc-39.

VII.—TRANSPORT.

(a) Foreign liquor.

Rule 7 (1). No person shall transport imported or Indian-made foreign liquor in quantities

exceeding two Imperial gallons or twelve reputed quart bottles;

Provided that :--

- (i) a person holding a license for the vend of foreign liquor, except a person holding a license in form Exc-14, may transport foreign liquor from the venc premises of a person holding a license in form Exc-1 to his own licensed premises, under cover of a transport pass upto a quantity as given in the pass. Such pass shall be granted in form Exc-34 and shall be signed by the licensee holding a license in form Exc-1 or his authorised agent, from whom the liquor is purchased.
- (ii) a person holding a license in form Exc-14 may transport foreign liquor from the vend premises of a licensee holding a license in form Exc-2 to his own licensed premises, under cover of a transport pass upto a quantity as given in the pass. Such pass shall be granted in form Exc-34 and shall be signed by the licensee holding a license in form Exc-2 or his authorised agent, from whom the liquor is purchased.
- (iii) a person holding a license for the vend of foreign liquor, except a person holding a license in form Exc-14, may transport Indian-made foreign liquor from a licensed distillery in British Baluchistan manufacturing such liquor to his own licensed promises under cover of a transport ress upto a quantity as given in the pass. Such pass shall be granted in form Exc-39 (in case the licensee holds a license for the sale of foreign liquor for consumption 'on' the premises) and in form Exc-39-A (in case the licensee holds a license for the sale of foreign liquor for consumption 'off' the premises).
- (iv) an officer commanding a Unit of His Majesty's Forces or an officer authorised by him, may transport Rum (Indian-made foreign liquor) in bulk from a licensed distillery in British Baluchistan to the regimental premises under cover of a transport pass upto a quantity given in the pass to be granted by the Distillery Inspector in form Exc-39:

Provided that the rum so transported has been obtained from a licensed distillery in accordance with the following conditions:—

- (a) The officer commanding shall present a requisition to the Distillery Inspector giving the following particulars:—
 - (1) the quantity of rum required,
 - (2) the name of the officer (not below the rank of Viceroy's Commissioned officer) who has to receive the rum,
 - (3) that the rum required shall be for the Bonafide consumption of the personnel of the Unit, and that the rum shall be distributed under the Unit's arrangements on club lines and that the profits, if any shall be credited wholly to the regimental fund, and
 - (4) that the excise duty leviable has been paid. (In proof of which treasury receipt shall be attached).

- (b) On receipt of the requisition, the Distillery Inspector shall, after satisfying himself that the correct amount of duty has been credited and the cost of rum paid to the distillery contractor, authorise the removal of the rum under a transport pass in form Exc-39.
- (v) A person may transport foreign liquor for his Bonafide personal use, under a transport pass granted in form Exc-34 granted by the Collector or the Excise Inspector of the district or place from which foreign liquor is being transported, or the Superintendent of Excise in Baluchistan, upto a quantity as given in the transport pass.

(b) Country spirit.

(2) No person shall transport country spirit in quantities exceeding one reputed quart bottle;

Provided that :--

- (i) A licensee holding a license in form Exc-15, Exc-16 and Exc-17 may transport country spirit from the vend premises of a licensee holding a license in form Exc-15 to his own licensed premises, under cover of a transport pass upto a quantity as given in the pass. Such pass shall be in form Exc-34 and shall be signed by the licensee holding a license in form Exc-15 or his authorised agent, from whom the spirit is purchased.
- (ii) A licensee holding a license in form Exc-15, Exc-16 or Exc-17 may transport country spirit from a licensed distillery in British Baluchistan manufacturing such spirit to his own licensed premises under cover of a transport pass upto a quantity as given in the pass. Such pass shall be granted by the Distillery Inspector in form Exc-39 or Exc-39-A.
- (iii) A person holding a permit in form Exc-41 granted under sub-rule 4 of rule 6 of these rules, may transport country spirit upto a quantity as given in the permit referred to above, from a licensed distillery or from the licensed premises of a licensee holding a license in form Exc-16 or Exc-17 under cover of a transport pass. In the case of a licensed distillery, the transport pass in form Exc-39 or form 39-A shall be granted by the Distillery Inspector and in the case of a licensee holding a license in form Exc-16 or Exc-17, the transport pass in form Exc-16 or Exc-17, the transport pass in form Exc-34 shall be granted by the licensee.
- (iv) An officer authorised by the Officer Commanding Indian Units of His Majesty's forces under sub-rule (5) of rule 6 of these rules, may transport country spirit from a licensed distillery or the licensed premises of a licensee holding a license in form Exc-16 or Exc-17 under cover of a transport pass. The transport pass shall be granted as provided in clause (iii) above.
- (3) The transport passes referred to in subrules (1) and (2) above shall be issued in triplicate. One copy of it shall be given to the person transporting the foreign liquor or

the country spirit, second copy shall be sent to the Excise Inspector of the district and the third copy shall be retained for record.

VIII.—Sade.

Rule 8 No person shall sell foreign liquor or country spirit save as provided under the British Baluchistan Liquor and Intoxicating drugs License Rules, 1947.

IX.—Exemptions.

- Rule 9 (1) Nothing in these rules shall apply to foreign liquor or country spirit imported, exported, transported or possessed by or on behalf of any officer of Government acting in his official capacity.
- (2) Medicated wines containing less than 20 per cent of proof spirit are exempted from the provisions of these rules relating to import, transport, possession and sale.

The following notifications shall be treated as cancelled with effect from the lat June 1947:—

- 1. Notification No. A|46 (27) 9002|Exc, dated the 18th September 1939.
- 2. Notification No. 599-Ex. dated the 16th January 1939.
- 3. Notification No. 6667-R., dated the 14th December 1929.
- 4. Notification No. 6668-R., dated the 14th December 1929.

FORM EXC-35

PERMIT FOR THE IMPORT OF-

No. of permit——— Dated——

Current- upto----

Name and address of the consignor.

Name and address of the consignee.

Description of exciseable articles.

Quantity.

Whether in bulk or bottles (in cases of liquor).

Rate of duty leviable

Rate of permit fee.

Amount of duty paid

Amount of permit fee paid.

Amount of duty to be realized in the province of export.

Route.

Remarks.

Signature and designation of the person issuing the permit.

FORM EXC-36.

Register	٥f	permits	for	the	import	οf	
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	port	Name and address	Name and address	Descrip- tion of	Quantity of	Rate of duty or permit	Date on which		xport ernit.	Date on which consign-	Quantity of liquor	Reniarka.
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FORM EXC-37.

Quarterly	statement a	showing	the	quantity	of -					imported
from	int	o British	$\mathbf{B}\mathbf{a}$	duchistan d	during	the	quarter	ending	the	

Details of distillery, Brewery	unde	r which			Rate of	Duty.		
or Bonded warehouse from which exported and the district in which situated.	No.	Date.	Liquor L. P. gallons.	Beer Imperial gallons.	duty per Imperial gallon.		Remarks.	
			_			- 4		
	or Bonded warehouse from which exported and the dis-	Details of distillery, Brewery or Bonded warehouse from which exported and the district in which situated.	or Bonded warehouse from which exported and the district in which situated.	Details of distillery, Brewery or Bonded warehouse from which exported and the triot in which situated.	Details of distillery, Brewery or Bonded warehouse from which exported and the triot in which situated. under which exported. exported. Liquor Beer L. P. Imperial	Details of distillery, Brewery or Bonded warehouse from which exported and the district in which situated. under which exported. exported. Liquor Beer Imperial gallon.	Details of distillery, Brewery or Bonded warehouse from which exported and the district in which situated. under which exported. exported. Liquor Liquor Beer Imperial gallon.	

Notes :- (a) The statement should be accompanied by export passes in each case.

(b) Passes issued in each quarter should invariably be included in the statement for that quarter.

FORM EXC-38.

No, of Pass---- Dated----

PASS FOR THE EXPORT OF-

Current upto--

Name and address of consignor.

Name and address of consignee.

Description of Exciseable article to be exported.

Quantity.

Whether in bulk or bottles in case of bottles,

> Signature and designation of issuing officer.

Excise Inspector.

FORM EXC-34.

TRANSPORT PASS.

No. of Pass -Dated-Current upto-

Name of wholesale licensed vendor.

Name of licensed vendor or other person to whom issued.

No. and date of purchaser's license or permit.

Description of exciseable article.

Quantity of exciseable article.

Namo of shop|place to which transported.

Name of person incharge of consignment.

> Signature and designation of the officer Licensee issuing the pass,

EXC-39.
removal of Imperial the distillery at Baluchistan.
the person removing the spirit to accompany at once to the Excise Inspector of the dis- for record).
force
issued by the

Details of vessels in which removed.

Ę				ription each ve		ents in		Duty quanti	on total ty issued.		Pemarka.
Serial number and description of each vessel.	Details of labels and seals on each vessel.	Weight of each vessel with packing, etc., as issued.	Class of spirit.	Bulk gallons.	Strength.	Gallons equiva- lent 1.P.	Degrees of obscura- tion (if any).	Total duty charged.	Whether duty has been paid or is to be accounted for on bond.	Porcentage of loss (if any) on transit on each vessel.	In this column officers inspecting vend pre- nises should note on the pass, the dates when particulars re- garding it were entered in the licensee's regis- ter and should then initial the pass and forward it to the Excise Inspector of the district.
1	2	3	4		6	7	8	<u>o</u>	10	11	12
		Mds, Srs, Chs.									

Date on which the spirit is cleared from the distillery ______

Distillery Inspector.

This pass is issued on the following conditions:-

- (1) The consignor shall despatch the spirit direct to its destination.
- (2) Bulk shall not be broken in the way, until the consignment has reached its destination, and been checked there by the Excise Inspector.
- (3) The consignee shall cause immediate information of the arrival of the consignment to be furnished to the Excise Inspector of the district of destination.

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F	or i	rem	oval	to						1		days f		_	ass will remain in
I	mpo	rt j	aasq	No	. —		ć	lated-			ssued	by the			 ,
			Det	ails o	f issu	ıe.		ŀ		Amount					$\mathbf{Remark}_{g},$
			doze	ns &	In	gallo	ns	1 _	To To	manu- facture and export duty or manu-		Whether duty has been	Dotails of	Weight of each	In this column officers inspecting vend pre- mises should note on the pass, the dates when particulars regard-
Serial No.	Class of Spirit.	Quarts.	Pints.	Half Pints.	Bulk gallon.	Strength.	L. P. gallons.	Degrees of obscuration.	Total duty charged	facture super- vision charges recover- ed on spirit exported.	Chalan No.	pald or is to be secount- ed for on bond.	labels and seals on each package.	package with packing, etc., as issued.	ing it were entered in the licensee's register and should then initial the pass and forward it to the Excise Inspec- tor of the district.
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
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----, resident

permitting the consumption of country spirit

restaurant situated ----- with

the following boundaries :-

And for the period from ---

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- ny time be canach of the conificate.
- aracters, crimibe permitted to
- utilised in resother than those in raspect of which it has been granted.
- 4. Exempted restaurant shall at all times be open to inspection by all Excise officers of, and above, the rank of Excise officers of the second class.
- 5. The exemptee shall keep his restaurant thoroughly clean and dry.
- 6. The exemptee shall be responsible that no disorderly conduct takes place within his restaurant, and in particular that no signing, dancing or theatrical performance, or any entertainment takes place in his restaurant, and

in particular shall be responsible that annoyance is not caused to neighbours of the restaurant.

7. The exemptee shall not permit the consumption of liquor in his restaurant at any other time except:—

Between 1st April to 80th September-7 a.m. to 11 p.m.

Between 1st October to 31st March-8 a.m. to 10.30 p.m.

- 8. The Collector may order the temporary closure of the restaurant for prevention of public peace and make any change in the above hours according to the conditions prevailing in the area concerned.
 - 9. This certificate is not transferable.

Dated

Signature of exemptee. Signature of the Collector.

Note.—One copy of this certificate will be given to the exemptee on payment of Rs. 5 as exemption fee and one will be kept in the office of the Collector.

FORM EXC-41.

Permission is hereby granted to

Permission is hereby granted to

to obtain from

gallons
of country spirit as described below, to be kept in his own possession for private consumption. This permit entitles the holder to purchase spirit on one occasion only. If not made use of within one month of date of issue,

Description of spirit :--

it shall be deemed to have lapsed.

Collector, Other officer specially, authorised to grant permit.

Quetta, the 15th March 1947

No. 800-FS|47-I.—In exercise of the powers delegated to him in Food Department Notification No. 603(2)-I, dated the 21st October 1946 and with the previous concurrence of the Central Government the Chief Commissioner is pleased under section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), as applied to British Baluchistan by virtue of the Government of India, External Affairs Department Notification No. 341-BPG, dated the 28th November 1946, to declare that until further orders, the prices of rates at which the various kinds of foodstuffs may be bought or sold, wholesale or retail, within the limits of the Pishin District, shall be the same as shall, from time to time, be notified by the Resident for Baluchistan for the Quetta District (hereinafter referred to as the "Quetta Rates") subject, however, to the following modifications,

(a) In the case of foodstuffs (other than wheat and atta and those foodstuffs for which separate rates may be fixed)

FORM EXC-42.

To

The Distillery Inspector.

Sir,
It is requested that permission may please
be given for the removal of
gallons of ————.
2. Rupees————being the amount
of duty thereon have been credited at the
treasury and receipt
No, dated
granted by the said treasury is enclosed.
3. The will be transported
by train lorry packed in
bags cases casks drums.
4. ———will receive
Details of
Station.
Dated

Name and address of the Purchaser Licenses or his recognized agent.

The cost of required by the purchaser licensee has been received by me.

Signature of the licensec or the recognized representative of the distillery contractor.

By order,

B. M BACON,

Secretary,

which are imported from British India an authorised wholesale or retail distributor of the Pishin and Chaman Tabsils may charge an increase of six pies per rupee in the Quetta rates.

- (b) In the case of foodstuffs (other than wheat and atta) which have been imported from Quetta an authorised wholesale crretail distributor of the Pishin and Chaman Tahsils may, in addition to the Quetts rates, charge the actual incidental expenses plus annas eight per maund as profit.
- 2. The Chief Commissioner is further plcased to declare that:—
 - (a) unless otherwise stated, a maund shall equal 82 lbs.;
 - (b) unless otherwise stated, the weight of an empty bag shall be taken to be 2 lbs. and empty bags should not be charged for separately except in the case of wheat, atta, salt and vegetables; and
 - (c) buying or selling at prices higher than those herein notified are offences under section 7 of the Essential Supplies

(Temporary Powers) Act, 1946. These offences are, under section (II) of the said Act, cognizable by the Police and complaints should where necessary, be made to the Officer in charge of the Police Station or to a Naib Tahsildar or Risaldar of Levies, as the case may be, within whose

jurisdiction the offence is alleged to have been committed.

By order,

II. P. HALL, Deputy Secretary.

CHIEF COMMISSIONER OF BALUCHISTAN

NOTIFICATION

Quetta, the 14th March 1947

No. 833-FS 47.—In exercise of the powers delegated to him in the Government of India, Department of Works, Mines & Powers, Notification No. P-110(1), dated the 12th December, 1946, the Chief Commissioner is pleased, under section 3(2) of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946) as applied to British Baluchistan by virtue of Government of India, External Affairs Department, Notification No. 341-BPG of 28th November, 1946, to declare that with effect from 10th February, 1947, and until the issue of a further Notification, the prices or rates at which Kerosene oil, will be sold or purchased within the areas noted below, snall not exceed those as noted against each area:—

Arca.	Per tin of 4 gallons including cost of tin.			Per g don ,	Per tin of 2 bottles 24 ounces each.	Per pint of messure.	Per bottle of 24 ounces.		
1. Pishin Town	5	9	0	٠.,			0	3	G
2. Toba Circle (Pashin Sub- Division).	5	9	ð				0	4	0
3. Bazar Fund area in Pishin Sub-Division.	5	9	9				0	3	8
4. All rural greas in Pishin Sub-Division.	5	9	0		;		0	3	0
5. For all areas in Chaman Sub-Division.	5	,1	0		٠. ,		0	3	3

- 2. He is further pleased to order that charging of prices or the payment of rates higher than those notified above and withholding of stocks from sale are offences under clause (c) and (e) of section 3(2) of the Essential Supplies (Temporary Powers) Act, 1946, and complaints should be made in the Police Thanas if any in these places and in the Police Thana, in Chaman and Pishin at the Local Police Stations and in other places to the Local Naib Tahsildars, Risaldars of Levies or Octroi Muharrir, as the case may be. The offences are cognizable by the Police.
- 3. One anna extra per tin will be charged for 4 gallons tin of white plates.

By order,

H. P. HALL, Deputy Secretary. THE HON'BLE THE AGENT TO THE GOVERNOR GENERAL, RESIDENT AND CHIEF COMMISSIONER IN BALUCHISTAN

NOTIFICATIONS

Quetta, the 11th March 1947

No. 12|42-P.H.|958.—Captain Abdul Aziz, M.B.B.S. is appointed as Anti-malaria Assistant in Baluchistan on Rs. 270—15—360—20—400 (Rupecs two hundred seventy dash fifteen dash three hundred sixty dash twenty dash four hundred) plus fixed Travelling Allowance @ Rs. 50 (fifty) with effect from 21st February 1947 forenoon.

(Sd.) Illegible,

Major, I.M.S.,

Secretary (Medical and Jail Department).

Quetta, the 12th March 1947

- No. 72|47-Estt.—Mr. Abdur Rehman, B.Sc. (Agric.), officiating Assistant Horticulturist, Loralai, in the Horticulture Scheme Department of Agriculture in the scale of Rs. 200—20—500 was relieved of his duties on the afternoon of the 9th January 1947.
- 2. Mr. Nur-Ul-Hassan Khan, B.Sc. (Agric.), officiating Assistant Botanist (Multiplication), Quetta in the Vegetable Seed Production Scheme Department of Agriculture in the scale of Rs. 200—20—500 was relieved of his duties on the forenoon of the 18th January 1947.
- 3. Mr. Mohd. Sarwar Khan, B.Sc. (Agric.), officiating Asstt. Director of Agricultura Quetta, in the Wheat Scheme Department of Agriculture in the scale of Rs. 200—20—500 was relieved of his duties on the forenoon of the 17th January 1947.
- 4. Mr. Abdur Rehman, B.Sc. (Agric.), who was relieved of his duties as Assistant Horticulturist on the afternoon of 9th January 1947 was appointed to officiate as Assistant Director of Agriculture, Quetta, in the Wheat Scheme Department of Agriculture in Baluchistan in the scale of Rs. 200—20—500 with effect from 17-1-47 forenoon.
- 5. Mr. Nur-Ul-Hassan, B.Sc. (Agric.), who was relieved of his duties as Assistant Botanist (Multiplication) on 18-1-47 forenoon was appointed to officiate as Assistant Horticulturist, Loralai, in the Horticulture Scheme Department of Agriculture, Baluchistan in the scale of Rs. 200—20—500 with effect from 25-1-47 afternoon.
- 6. Mr. Mohd. Sarwar Khan, B.Sc. (Agric.) who was relieved of his duties as Assistant

Director of Agriculture, Quetta, on the forenoon of 17-1-47 was appointed to officiate as Assistant Botanist (Multiplication), Department of Agriculture, Baluchistan in the scale of Rs. 200-20-500 with effect from 18-2-47 forenoon.

By order,

R. C. MURPHY,

Under Secretary to the Agent to the Governor General in Baluchistan.

Quetta, the 13th January 1947

No. 669-FS|45.—Wazirzada Niaz Mohd. Khan, substantive Naib-Tahsildar, II Grade and officiating Tahsildar, IV Grade and Assistant Ration Officer, Pishin was appointed to officiate with effect from the forenoon of 23rd December 1946 as Extra Assistant Commissioner on the Provincial time scale of pay and posted as Inspector of Foodgrains in Baluchistan under the orders of the Director of Food Supplies in Baluchistan.

By order,

H. P. HALL,

Deputy Secretary, Revenue, Baluchistan Administration.

Quetta, the 17th March 1947

No. 166|48|45-CON.—The Agent to the Governor General is pleased to replace the services of Mr. II. A. Oliver, I.P., Additional Superintendent of Police, Quetta ishin and Sibi, at the disposal of the Governor of the Punjab with effect from the afternoon of 12th March 1947.

By order, H. D. M. SCOTT,

Secretary to the Agent to the Governor General in Baluchistan (Police Department).

Quetta, the 21st March 1947

No. AE-45(47)1.—R, S. Harkishen Lal, City Magistrate, Quetta, relinquished charge of his office on the 25th December 1946 forenoon and was granted 16 days' earned leave for rest and recreation from the same date.

No. AE-45(47)2.—R. S. Harkishen Lal, City Magistrate. Quetta, returned from leave and resumed charge of his office at Quetta on the 10th January 1947 forenoon.

By order,

R. C. MURPHY,

Under Secretary to the Agent to the Governor General in Baluchistan.

Peshawar, the 21st March 1947

No. 4742 M. IX J.5.—The following appointments and prometions are ordered in the Zhob

Militia with effect from 1st March, 1917 F|N. :=

To be Wing Commander.

W|S Capt. D. H. Foskett (105006), Wing 2nd-in-Command, vice T|Major J. D. Watson, M.C. (E.C.3599).

To be Wing 2nd-in-Commands.

1. W|S Capt. Mohd. Saleem Khan (E.C.984), Wing Officer, vice Captain D. H. Foskett.

2. W/S Captain E. St. B. Reynolds (E.C. 3013), Wing Officer in an existing vanancy.

To be Wing Officer.

WIS Captain J. B. Watson, M.C. (E.C. 3599), Wing Commander, vice W_iS Capt. Mohd. Saleem Khan,

By order,

R. D. AMBROSE,

Brigadier,

Secretary, Frontier Corps, N.W.F.

KOLHAPUR RESIDENCY, DECCAN

NOTIFICATION

Kolhapur, the 11th March 1947

No. J-65|45.—With reference to Notification No. A-23|47, dated the 22nd February 1947 and in exercise of powers conferred upon him by Section 12(1) of the Code of Criminal Procedure, 1898, as applied to the Wadi Jaghir, Kolhapur Residency Area and the railway lands under the Kolhapur and the Decean States Residency, the Resident for Kolhapur and the Decean States is pleased to appoint Mr. B. G. Khabade, B.A., LL.B., Extra-Assistant Secretary, Kolhapur Residency, to be a magistrate of the First Class for the aforesaid areas.

Further in exercise of the powers conferred upon him by Section 260(1) (b) of the Code of Criminal Procedure, 1898, as applied to the said areas, the Resident is also pleased to empower him, as a Magistrate of the First Class in the said Areas, to try in a summary way all or any of the offences cuumerated in the aforesaid Section.

By order,

J. B. HOWES,

Secretary to the Resident for Kolhapur and the Deccan States.

EASTERN STATES AGENCY

NOTIFICATIONS

Calcutta, the 8th March 1947

(Licences granted under Section 9 of the Indian Christian Marriage Act, 1872)

No. E-3-1|44-I.—The Hon'ble the Resident for the Eastern States is pleased to grant a Licence to the Rev. Sonulal, the Pastor of Rajnandgaon, to solemnise marriages between the Christian subjects of His Majesty the King Emperor within the territory of Nandgaon State.

No. E-3-1|44-II.—The Hon'ble the Resident for the Eastern States is pleased to grant a licence to Mr. Joseph Harpal of Limgau village of Kalahandi State to solemnise marriages between the Christian subjects of His Majesty the King Emperor within the territory of Kalahandi State.

H. J. TODD,

Resident for the Eastern States.

ORDERS BY THE CHIEF COMMISSIONER, AJMER-MERWARA

NOTIFICATION

Ajmer, the 19th March 1947

Renewal of Certificate of approval

No. A 25-1-IV.—It is hereby certified that the certificate of Approval granted to Mr. Sanwar Mal Mansinghka of Bhilwara in this Administration notification No. A 25-1-III, dated the 20th July 1946 has been renewed with effect from the 1st January 1947.

2. This renewed certificate of approval will remain in force upto midnight of 31st December 1947.

By order,

B. C. KAPUR,

Secretary to the Chief Commissioner,
Ajmer-Merwara.

GINNING RETURN

Return showing quantity of cotton ginned in the Province of Ajmer-Merwara for the week ending the 14th March 1947.

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

(1) Name of Division or Block.—Ajmer-Merwara.

Quantity (by weight) of cotton ginned (in bales of 392 lbs. each)—

- (2) During the week.—451.48.
- (3) During the corresponding week last year.—429.865.
- (4) Since the commencement of the season, i.e., since 1st September 1946.—8,750.25.
- (5) During the corresponding period last year.—7,330.882.
 - (6) District included in the block.-Nil.

M. R. GOYAL,

Superintendent.

for Deputy Commissioner, Ajmer-Merwara.

Statement of cotton pressed in Ajmer-Merwara during the week ending the 14th March 1947.

Section 5(2) of the Cotton Ginning and Pressing Factories Act, 1925.

(1) Name of Division or block.—Ajmer-Merwara.

Number of bales pressed-

- (2) During the week.—384.
- (3) Total quantity pressed in terms of 400 lbs.—378.32.
- (4) During the corresponding week last year.—383.
 - (5) Since 1st September 1946.—12,004.
- (6) During the corresponding period last year.—10,336.
- (7) District included in the block.—The whole of Ajmer-Merwara.

M. R. GOYAL,

Superintendent,

for Deputy Commissioner, Ajmer-Merwara.

OFFICE OF THE CHIEF COMMISSIONER, DELHI

NOTIFICATION

Delhi, the 17th March 1947

No. F.10(2)|47-Home.—In exercise of the powers conferred upon him by Section 9 of the Cinematograph Act, 1918, read with the Notification of the Government of India in the Home Department No. F. 126|37-Public, dated the 1st April 1937, the Chief Commissioner is pleased to exempt from all the provisions of the said Act and from the Rules made thereunder, the cinematograph exhibition by the Department of Food, Government of India of the Information Film entitled "Save the Nation's Food", on the occasion of the Food and Nutrition Exhibition to be held in New Delhi on of about the 27th March 1947.

By order, J. P. RAY,

Home Secretary to the Chief Commissioner, Delhi.

Delhi, the 17th March 1947

No. F.12(60)|46-H.P.W.—In exercise of the powers conferred by section 91 of the Motor Vehicles Act 1939 (IV of 1939) read with the notification of the Government of India in the Department of Communications No. R.60 dated the 28th June 1939, the Chief Commissioner of Delhi is pleased to make the following rules, the same having been previously published with his notification No. F. 12(60)|46-H.P.W., dated the 20th December 1946.

Rules

For rule 6.2 the following shall be substituted:--

"6.2 Signalling device

- (a) Subject to the succeeding sub-rules, the signalling device required by section 80 of the Act shall be a direction indicator as prescribed in rule 5.23 and shall be fitted to both sides of the vehicle.
- (b) Notwithstanding anything contained in sub-rule (a), until the 1st day of January 1948 a vehicle, other than a transport vehicle, obtained through the Disposals

Organisation of the Central Government equipped with electric lighting may be fitted with a mechanical direction indicator complying with the requirements of rule 5.23 on the right hand side of the vehicle only.

- (c) The Provincial Transport Authority may by order in writing direct that the provisions of sub-rule (b) shall apply to any transport vehicle or class of transport vehicles equipped with electric lighting specified in the order.
- (d) Where a registering Authority registers a transport vehicle in respect of which, or belong to a class in respect of which, an order under sub-rule (c) has been made he shall note in the certificate of registration the fact that the vehicle n:ay be fitted with a mechanical direction indicator on the right hand side only."

By order,

RATAN LAL,

Sccretary (Local Self-Government)
to the Chief Commissioner, Delhi.

Delhi, the 17th March 1947

Mo. F.12(88) 46-Dev.—In exercise of the powers conferred by section 70 of the Motor Vehicles Act, 1939 (IV of 1939) read with the notification of the Government of India in the Department of Communications No. R.60, dated the 28th June 1939, the Chief Commissioner of Delhi is pleased to make the following amendment in the Delhi Motor Vehicles Rules, 1940, the same having been previously published with his notification No. F.12(88) 46-Dev., dated the 21st September 1946.

Amendments

For rule 5.22 the following rule shall be substituted:—

"Every motor vehicle shall be so constructed as to be canable of turning in either direction in a circle not exceeding in diameter seventy-one feet in the case of a vehicle the over-all length of which does not exceed twenty-six feet, and seventy-seven in case of a vehicle the over-all length of which exceeds twenty-six feet. For the purposes of this rule such diameter shall be determined by reference to the extreme outer edge of the wheel track at ground level."

By order,

RATAN LAL,

Secretary (Local Self-Government) to the Chief Commissioner, Pelhi.

Delhi, the 17th March 1947

No. F.12(88)|46-Dev.—In exercise of the rowers conferred by section 41 of the Motor Vehicles Act, 1939, read with the notification of the Government of India, in the Department of Communications No. R.60, dated the 28th June 1939 the Chief Commissioner of Delhi is pleased to make the following amendment in the Delhi Motor Vehicles Rules, 1940 the same

having been previously published with his notification No. F.12(88)|46-Dev., dated the 11th October 1946.

Amondment.

In sub-rule (1) of rule 3.7 for the words and figures:

- "the registration mark assigned in accordance with sub-section (3) of Section 24" of the act, shall consist of letters 'DLH'"—the following shall be substituted:
 - "the registration mark assigned in accordance with sub-section (3) of section 24 of the act, shall consist of letters 'DL' followed by any letter from A to Z....".

By order,

RATAN LAL,

Secretary (Local Self-Government) to the Chief Commissioner, Delhi.

Delhi, the 17th March 1947

- No. F.14(3)|46-C S.—In pursuance of subregulation (2) of regulation 20 of the Delhi Rationing Regulations, 1944, the Chief Commissioner of Delhi is pleased to notify, in supersession of previous notifications under the said sub-regulation, that with effect from the 17th March, 1947, the unit of a ration card or permit shall represent 21 chhataks of cereals composed of:—
 - Wheat, wheat products and or rice 14 chhataks out of which only 10½ chhataks can be taken in wheat and wheat products;

and

Maize and/or barley and/or gram and/or besan 7 chhataks.

It will also include 1 chhatak of gram-dai and or besan and 2 chhataks of sugar.

2. If wheat, wheat products, rice, gram and besan are not required, the full quantity of 21 chhataks representing one unit of cereal group ration may be obtained in maize and or barley.

By order,

K. RAM,

Secretary (Civil Supplies) to the Chief Commissioner, Delhi.

Delhi, the 18th March 1947

No. F.2(66)|47-L.S.G.—The following bye-laws framed by the Municipal Committee of Delhi, in exercise of the powers conferred by Section 197 and sub-section (1) of Section 199 of the Punjab Municipal Act, 1911 as extended to Delhi Province to regulate the licensing of storage or sale of edible oils within the limits of the Municipal Committee of Delhi, having been confirmed by the Chief Commissioner of Delhi as required by Sub-section (1) of Section 201 of the said Act are published for general information and shall come into force on the expiry of six weeks from the date of the Notification.

Bye-laws

- 1. No person shall manufacture or sell edible oils except in premises licensed by the Committee in this behalf.
- 2. No premises shall be licensed for the manufacture or sale of edible oils.
 - of Unless they have a floor made of stone, cement or other impervious materials.
 - (b) Unless the walls are properly plastered and limewashed.
 - (c) Unless they are provided with adequate light and ventilation to the satisfaction of the Medical Officer of Health.
 - (d) Unless they are provided with a drain and the whole floor is so sloped as to allow all liquid to flow off by the drain.
- 3. Subject to the provisions of Bye-law 2, licenses for premises for the manufacture or sale of edible oils shall be issued by the Medical Officer of Health in form A, appended to these Bye-laws on the application of the owner or occupier of such premises.
- 4. Licence issued in accordance with Byelaw shall be current for not more than 12

months and shall in any case terminate on the 31st December immediately succeeding the date of issue.

5. An annual fee at the following rate shall be charged for each licence issued under Byelaw 3 above:—

Rs.

- 1. For an original licence or for renewal of a licence if an application for renewal accompanied by fee is made after one month of the expiry of the licence
- 18
- 2. For renowal of a licence if an application for renewal accompanied by fee is made within one month of the expiry of the licence
- 15
- 6. Any person who commits or abets the commitment of any breach of these bye-laws, any licensee who commits or abets the commitment of a breach of any of the conditions of the licence shall be liable, on conviction by a magistrate, to a fine which may extend to fifty rupees for every day after the first during which the breach continues, and in addition any such licensee shall be liable to have his licence revoked.

	Form	" A "		Fжч "A"							
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Date of expiry.	Receipt No.	Fee paid.	Signature of Registration Authority.	Date of renewal.	Date of expiry.	Receipt No.	Fee paid.	Signature of Registration Authority.			
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By order, RATAN LAL, Secretary (Local Self-Government) to the Chief Commissioner, Delhi.

Delhi, the 18th March 1947

No. F.3(32)|47-L.S.G.—The following further amendments made by the New Delni Municipal Committee to their byelaws relating to the control of Traffic in New Delni, which were published with the Delhi Administration notification Nos. 1189-Education, dated the 15th February 1927, and as subsequently amended, having been confirmed by the Chief Commissioner of Delhi, under sub-section (1) of Section 201 of the Punjab Municipal Act, 1911, are hereby published for general information and shall come into force on the expiry of six weeks from the date of this notification.

Amendments

For the existing byelaws 3 and 4 the following shall be substituted namely:—

- 3. "No person in charge of any vehicle loaded with bricks, kanker, stone metal or any other goods or material of any description, except that specified in clause 4, shall take such vehicle along any public road or street unless the vehicle is protected by side, front and back boards which shall be at least six inches higher than the level of the material in the vehicle".
- 4. "No person incharge of any vehicle, except a tonga, loaded with bamboos, planks, girders, iron bars, ballis, wooden sleeper or other similar material projecting beyond the rear of the vehicle, shall take such vehicle along any public road or street unless the vehicle is protected by front and side boards which shall be at least six inches higher than the highest level of the material in the vehicle. The person incharge shall drive such vehicle with every care and caution and shall not turn it to the right or left without giving a clear signal of his intention and unless he can do so without obstructing other traffic.

No tonga shall be leaded with goods or materials of any description which project mere than 2 feet beyond the back edge of the tonga. No such projection of the sides and front is permitted.

By order,

RATAN LAL,

Secretary (Local Self-Government) to the Chief Commissioner, Delhi.

Delhi, the 18th March 1947

No. F.3(87) 46-L.S.G.—The following byelaws framed by the New Delhi Municipal Committee, in exercise of the powers conferred by clause (vii) sub-section (c) of section 188 and sub-section (1) of section 199 of the Punjab Municipal Act, 1911, for the proper regulation of places of public resort, recreation and amusement within the limits of the New Delhi Municipality having been confirmed by the Chief Commissioner of Delhi, as required by sub-section (1) of section 201 of the said Act, are hereby published for general information. These byelaws shall come into force on the expiry of six weeks from the date of this Notification, when the byelaws published with the Chief Commissioner's Notification No. 3600-Education, dated the 12th May 1933, as subsequently amended shall cease to have effect.

Bye-laws

- 1. These bye-laws shall apply to
- (i) The Lady Willingdon Park, Lodi Road.
 - (ii) The Connaught Place Parks.
 - (iii) The Talkatora Garden.
- (iv) The open parks and play grounds near Ferozeshah Kotla (outside Delhi Gate).
- (v) The Lady Rouse Park off Irwin Road.
- (vi) The Children's Park off Hanuman Road.
- (vii) The Playgrounds in the Grescent West of the Stadium.
- (viii) The Hockey fields off Hardinge Road and to such other gardens, parks and play grounds in New Delhi to which these provisions may, after due publication, be extended by the New Delhi Municipal Committee by a Resolution passed in a Special Meeting.
- 2. Such parks, gardens and playgrounds are enclosed are available to visitors between hours to be specified by notice at the entrances, such hours being fixed at the Secretary's discretion.

Entrance to or exit from them otherwise than by the gates provided is prohibited.

- 3. Short cuts across grass lawns are prohibited.
- 4. Bicycles shall not be ridden anywhere in the parks and gardens except on the roads provided for vehicles traffic by byelaws 3 hereunder or on recognised cycle tracks.
- 5. The riding or loading of horses is prohibited.

Note.—This byelaw will not apply to children's ponies when led by a cyce or attendant or to horses being ridden or led directly to or from a Tan ride.

- 6. Motor vehicles (including motor cycles), hackney carriages, thelas, handcarts and private conveyance (excluding perambulators) shall not enter the gardens and parks except on roads and parking places provided for the purpose and marked by notices as such.
 - 7. The grazing of animals is prohibited.
- 8. The plucking or damaging of flowers and foliage and the damaging of buildings, trees, turf, goal posts, goal nets, benches, racks, notice boards, swings and any other description of Municipal property is an offence under these byelaws.
- 9. The holding of public meetings and demonstrations and organized gatherings of all kinds in the gardens and parks, without the previous permission in writing of the President or Vice-President is prohibited; provided that no permission shall be required for the holdings of such parties, public meetings and demonstrations and organized gatherings in
 - (i) the open parks near Ferozeshah Kotla;
 - (ii) the Lady Rouse Park off Irwin Road;
 - (iii) the Lady Willingdon Park off Lodi Road.
- 10. The lighting of fires and the hawking or vending of any article is forbidden.
- 11. It is an offence under these byelaws to leave paper litter or refuse anywhere in the parks, gardens and open grounds.

Flay grounds

12. Cricket, Football, Hockey and other organised games likely to damage plants and turf are not allowed except on the grounds allotted for the purpose.

Delhi, the 19th March 1947

No. F.8(10)|46-Home.—The Chief Commissioner of Delhi is pleased to cancel the following notifications issued by him in exercise of

13. No sports Club or individual can use the play grounds or tennis courts without the written permission of the Secretary and payment of the ground rent fixed by the Committee.

Penalty for breach of these byclaws

14. Any person who commits a breach of any of these byelaws or abets the commission of such breach shall, on conviction by a Magistrate be punishable with a fine which may extend to fifty rupees.

By order,

RATAN LAL,

Secretary (Local Self-Government) to the Chief Commissioner, Delhi.

Delhi, the 18th March 1947

No. F.14(3)|46-C.8.—In pursuance of subregulation (2) of regulation 20 of the Delhi Rationing Regulations, 1944, the Chief Commissioner of Delhi is pleased to make the following amendment to his notification No. F.14(3)|46-C.S., dated the 17th March 1947.

Amendment

In paragraph 1 after "Maize and or barley and or gram and or besan 7 chhataks" the following shall be added:—

"Out of which only 3½ chhataks can be obtained in gram or besan."

By order,

K. RAM,

Secretary (Civil Supplies) to the Chief Commissioner, Delhi.

the powers conferred by section 19 of the Indian Press (Emergency Powers) Act, 1931 declaring to be forfeited to His Majesty all copies of the book noted against each of the said notifications.

Notification.	Dated.	Name of book.	Author.	Language.	Publishor.	Printer.
F. 8(22)/46-Home	18-7-46	1942 kî Kiranti,	Shri Ram	Hindi	Bhartia Pushtak Man- dir, Lashkar, Gwalior.	Shiam Charan Labania Bhartia Press Dal Bazar, Lashkar Gwalior.
F.8(11)/47-Home	21-1-46	Nau August	Shri Hari	Hindi	Town Prakashan Mala, Kotah, Rajrutana.	Sarazwati Printers Ltd. Jaipur.

By order,

J. P. RAY,

Home Secretary to the Chief Commissioner, Delik Delhi, the 20th March 1947

No. F.15(51) |46-C.S.—The services of Mr. Mohd. Ismail, a junior grade Rationing Officer in the Rationing Organisation (under suspension) have been terminated with effect from the 20th February 1947.

By order,

K. RAM,

Secretary (Civil Supplies) to the Chief Commissioner, Delhi.

Delhi, the 21st March 1947

No. F.20(5)|46-H.P.W.—In pursuance of sections 10 and 12 of the Delhi Muslim Wakfs Act, 1943, read with the notification of the Government of India in the Home Department No. 108|43-Public (c), dated the 12th June 1943, the Chief Commissioner of Delhi is pleased to notify that Khan Mohammad Yamin Khan, M.L.A., has been elected a Member of the Sunni Majlis-c-Aukaf, Delhi, tor the unexpired portion of the term of Mir Ghulam Bhik Nairang under clause (e) of sub-section (1) of section 7 of the Delhi Muslim Wakfs Act, 1943, and as provided in the Delhi Sunni Majlis-e-Aukaf Election

Rules, 1943, in the vacancy caused by reason of the acceptance of the resignation of Mir Chulam Bhik Nairang.

By order,

RATAN LAL,

Secretary (Local Self-Government) to the Chief Commissioner, Delhi.

IN THE COURT OF THE DISTRICT JUDGE, DELHI

ADVERTISEMENT OF APPOINTMENT OF OFFICIAL LIQUIDATOR

Liquidation Case No. 3 of 1945

In the matter of the Journals Limited, Delhi.

Petition filed by Chhutan Lal Jain, creditor of the Co. under section 162 of the Indian Companies Act.

The Court of the District Judge, Delhi has by an order, dated the 14th day of February 1947, appointed Mr. Onkar Nath Mehra, Advocate of Delhi in place of Mr. M. B. Tawakly to be Official Liquidator of the abovenamed Company.

Dated this 18th day of March 1947.

S. B. CAPOOR,
District Judge, Delhi.